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19	UNITED STATES DISTRICT COURT		
20	NORTHERN DISTRICT OF CALIFORNIA		
21	NORTHERN DISTRI	CI OI CALII ORNIA	
22	RAYMOND J. MANZANILLO,	Case No. 3:12-cv-05983-JST	
23	Plaintiff,		
24	·	STIPULATION AND [PROPOSED] ORDER MODIFYING EXPERT DISCLOSURE DEADLINES	
25	V.	DISCLOSURE DEADLINES	
26	GREGORY D. LEWIS, et al.,		
27	Defendants.		
28			

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Plaintiff Raymond Manzanillo ("Plaintiff") and Defendants N. Brown, Gregory D. Lewis, J. Hallock, K. McGuyer, Matthew Cate, and T.A. Wood ("Defendants") (collectively the "Parties") by and through their counsel hereby stipulate and jointly request the Court to modify certain deadlines in the Scheduling Order issued on May 18, 2016 (Dkt. No. 199).

The current expert disclosure deadline is September 9, 2016. Plaintiff retained a psychiatric expert to provide testimony about his emotional distress damages resulting from the incident described in the First Amended Complaint. To provide that testimony, the expert must perform an evaluation of Plaintiff, which is expected to last about eight hours. Plaintiff is currently incarcerated in Kern Valley State Prison in Delano, California. Last week, the Litigation Coordinator for that prison informed Plaintiff's counsel that they did not have a room available for such an evaluation until September 19, 2016. As a result, given the current expert disclosure schedule, Plaintiff's expert cannot evaluate Plaintiff in time to draft a report to comply those deadlines.

The Parties agree that the upcoming summary judgment motions will not involve issues regarding Plaintiff's emotional distress damages, but may involve expert testimony regarding liability issues. Plaintiff has retained an correctional practices expert that may provide testimony during the summary judgment briefing. Plaintiff will be able to make a proper disclosure of this expert, along with the corresponding report, in compliance with the current disclosure schedule.

To conserve resources and to allow Plaintiff's psychiatric expert sufficient time to perform a proper examination of Plaintiff, the Parties stipulate to defer disclosure of damages experts until after the Court decides any dispositive motions, such as motions for summary judgment. Modifying the schedule in this manner will allow the Parties to avoid any unnecessary expenditure of resources. The Parties also stipulate to keep the current disclosure schedule for liability experts so that the Parties will have the opportunity to have that information, take appropriate depositions, and make appropriate rebuttal disclosures (if needed) prior to any summary judgment motions are filed. Accordingly, the Parties request that damages expert disclosures be done on the following schedule: Disclosures due by December 1, 2016, Rebuttal Disclosures due by December 15, 2016, and Expert Discovery Cut-off on December 30, 2016.

The Parties proposed the following modified schedule:

1 2 3 **Event** Date 4 Fact discovery cut-off September 3, 2016 5 Liability Expert disclosures September 9, 2016 6 Liability Expert rebuttal September 30, 2016 7 Liability Expert discovery cut-off October 14, 2016 8 Deadline to file dispositive motions October 21, 2016 9 Damages Expert disclosures December 1, 2016 10 Damages Expert rebuttal December 15, 2016 11 12 Damages Expert discovery cut-off December 30, 2016 13 Pretrial conference statement due January 10, 2017 14 January 19, 2017, at 2:00 p.m. Pretrial conference 15 February 6, 2017, at 8:30 a.m. Trial 16 17 IT IS SO STIPULATED. 18 DATED: August 31, 2016 Respectfully submitted, 19

SEYFARTH SHAW LLP

By: /s/ Michael A. Wahlander

Francis J. Ortman III Aryeh M. Hersher Jason M. Allen Michael A. Wahlander

Attorneys for Plaintiff RAYMOND J. MANZANILLO

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DATED: August 31, 2016 Respectfully submitted, MCNAMARA LAW FIRM			
By: ss William Lee McCaslin	1	DATED: August 31, 2016	Respectfully submitted,
By: /s/ William Lee McCaslin Peter Jon Hirsig William Lee McCaslin Peter Jon Hirsig William Lee McCaslin	2		MCNAMARA LAW FIRM
Peter Jon Hirsig William Lee McCaslin Attorneys for Defendant N. BROWN DATED: August 31, 2016 Respectfully submitted, CALIFORNIA STATE ATTORNEY GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: K. MCGUYER; MATTHEW CATE AND T.A. WOOD Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS: J. HALLOCK: A. MCGUYER; MATTHEW CATE AND T.A. WOOD	3		
William Lee McCaslin Attorneys for Defendant N. BROWN DATED: August 31, 2016 Respectfully submitted, CALIFORNIA STATE ATTORNEY GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGÓRY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD Attained the matter of the matte	4		By: /s/ William Lee McCaslin
N. BRÓWN DATED: August 31, 2016 Respectfully submitted, CALIFORNIA STATE ATTORNEY GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD T.A. WOOD 16 17 18 19 20 21 22 23 24 25 26 27 28	5		Peter Jon Hirsig William Lee McCaslin
DATED: August 31, 2016 Respectfully submitted, CALIFORNIA STATE ATTORNEY GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD T.A. WOOD T.A. WOOD ATTORNEY GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD	6		Attorneys for Defendant
CALIFORNIA STATE ATTORNEY	7		N. BROWN
GENERAL'S OFFICE By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD 15 16 17 18 19 20 21 22 23 24 25 26 27 28	8	DATED: August 31, 2016	Respectfully submitted,
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By: /s/ Michael James Quinn Michael James Quinn Attorneys for Defendants GREGORY D. LEWIS; J. HALLOCK; K. MCGUYER; MATTHEW CATE AND T.A. WOOD 15 16 17 18 19 20 21 22 23 24 25 26 27 28	10		OLNERAL S OFFICE
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14 K. MCGUYER; MATTHEW CATE AND T.A. WOOD 16 17 18 19 20 21 22 23 24 25 26 27 28	13		Attorneys for Defendants
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ATTESTATION PURSUANT TO LOCAL RULE 5-1(i)(3) I, Michael A. Wahlander, attest that concurrence in the filing of this stipulation has been obtained from the signatories, William Lee McCaslin and Michael James Quinn, counsel for Defendants. Executed this 31st day of August 2016, in San Francisco, CA. Michael A. Wahlander Michael A. Wahlander [PROPOSED] ORDER Pursuant to the Parties' stipulation and good cause appearing, the Scheduling Order [ECF No. 199] is modified to reflect the dates set forth in the Parties' stipulation IT IS SO ORDERED. IT IS SO ORDERED Dated: September 2, 2016 28696048v.1 Judge Jon S. Tigar